

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/544,544	04/06/2000	Atsushi Uchino	Q58637	7510
75	90 06/18/2003			
Sughrue Mion Zinn Macpeak & Seas PLLC 2100 Pennsylvania Avenue NW Washington, DC 20037-3202			EXAMINER	
			RYMAN, DANIEL J	
			ART UNIT	PAPER NUMBER
			2665	
			DATE MAIL ED: 06/18/2003	/

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)
Office Action Summary		09/544,544	UCHINO, ATSUSHI
		Examiner	Art Unit
	v	Daniel J. Ryman	2665
Period fo	The MAILING DATE of this communication	on appears on the cover s	sheet with the correspondence address
THE N - Exter after - If the - If NO - Failur - Any n	DRTENED STATUTORY PERIOD FOR F MAILING DATE OF THIS COMMUNICAT sions of time may be available under the provisions of 37 of SIX (6) MONTHS from the mailing date of this communicat period for reply specified above is less than thirty (30) days period for reply is specified above, the maximum statutory e to reply within the set or extended period for reply will, by eply received by the Office later than three months after the d patent term adjustment. See 37 CFR 1.704(b).	ION. CFR 1.136(a). In no event, however, ion. s, a reply within the statutory minim period will apply and will expire SI3 y statute. Cause the application to he	er, may a reply be timely filed num of thirty (30) days will be considered timely. X (6) MONTHS from the mailing date of this communication.
1)🖂	Responsive to communication(s) filed o	n <u>06 April 2000</u> .	
2a)	This action is FINAL . 2b)	This action is non-fina	al.
3) 🗌 Dispositi	Since this application is in condition for a closed in accordance with the practice upon of Claims	allowance except for forr Inder <i>Ex parte Quayle</i> , 1	mal matters, prosecution as to the merits is 935 C.D. 11, 453 O.G. 213.
4)⊠	Claim(s) $1-14$ is/are pending in the application	cation.	
4	la) Of the above claim(s) is/are wi	thdrawn from considerati	ion.
5)	Claim(s) is/are allowed.		
6)⊠	Claim(s) <u>1-14</u> is/are rejected.		
7)	Claim(s) <u>5 and 6</u> is/are objected to.		
	Claim(s) are subject to restriction a on Papers	and/or election requireme	ent.
9)⊠ Т	he specification is objected to by the Exa	aminer.	
10)⊠ T	he drawing(s) filed on <u>06 April 2000</u> is/ar	e: a)⊡ accepted or b)⊠ d	objected to by the Examiner.
	Applicant may not request that any objection		•
11)∐ T	he proposed drawing correction filed on		
	If approved, corrected drawings are required	I in reply to this Office action	n.
12) 🗌 T	he oath or declaration is objected to by th	ne Examiner.	
Priority u	nder 35 U.S.C. §§ 119 and 120		
13)⊠	Acknowledgment is made of a claim for fo	oreign priority under 35 L	J.S.C. § 119(a)-(d) or (f).
a)[∑	All b) Some * c) None of:		
	1.⊠ Certified copies of the priority docu	ments have been receive	ed.
:	2. Certified copies of the priority docu		
		e priority documents have al Bureau (PCT Rule 17.	e been received in this National Stage 2(a)).
			J.S.C. § 119(e) (to a provisional application)
a)	☐ The translation of the foreign languag	e provisional application	has been received.
ttachment(, , ,	
2) Notice 3) Inform	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-94 ation Disclosure Statement(s) (PTO-1449) Paper N	8) 5) 🔲 No	terview Summary (PTO-413) Paper No(s) otice of Informal Patent Application (PTO-152) her:
Patent and Tra O-326 (Rev		ice Action Summary	Part of Paper No. 7

Application/Control Number: 09/544,544

Art Unit: 2665

DETAILED ACTION

Drawings

- 1. The drawings are objected to because the reference numbers for address family identifier, IP address, and subnet mask on page 22, line 26 to page 23, line 5 and page 23, lines 17-23 do not agree with the parts in Fig. 6. A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.
- 2. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they do not include the following reference sign(s) mentioned in the description: ref. 520 (page 20, line 20 and page 20, line 24). A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Specification

3. The disclosure is objected to because of the following informalities: on page 7, line 17 "executes:" should be "executes:". On page 25, line 7 "RIP2" should be "RIP1" since RIP1 is not able to exchange subnet masks and therefore RIP1 would make it difficult to acquire subnet masks.

Appropriate correction is required.

Claim Objections

4. Claim 5 is objected to because of the following informalities: in lines 15-16 "means of extracting information indicating that indicates nodes which perform" should be "means of extracting information indicating nodes which perform". Appropriate correction is required.

Page 2

Art Unit: 2665

5. Claim 6 is objected to because of the following informalities: in line 12 "which is broadcasted domains connected through the interworking unit" should be "which is broadcasted to domains connected through the interworking unit". Appropriate correction is required.

Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 1-5, 7, and 10-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dinkin et al (USPN 5,224,205) in view of France et al (USPN 5,754,790).
- 8. Regarding claims 1-5, 7, 10, and 13, Dinkin discloses a node-search method in a network, comprising the steps of: sending a search request packet, for requesting a response from a node which provides a specific service, to a domain (col. 1, lines 17-31; col. 1, lines 51-61; col. 2, lines 19-32; and col. 3, lines 24-32) where a service and a resource are taken to be equivalent; and receiving a response packet for said broadcast packet and detecting the node which sent the response packet (col. 2, lines 51-64; col. 3, lines 17-26; and col. 3, lines 24-32). Dinkin possibly does not expressly disclose that the search request packet is a broadcast packet; however, Dinkin does disclose that it is known to perform a search using a broadcast packet within a domain (col. 2, lines 51-58). In addition, Dinkin discloses that each subarea domain in the second network is searched separately, but Dinkin possibly does not disclose the details of how each subarea domain is searched (col. 3, lines 24-32). It would have been obvious to one of ordinary skill in the art at the time of the invention to have the search request packet sent to each subarea domain

Application/Control Number: 09/544,544

Art Unit: 2665

be a broadcast packet in order to allow quick identification of the network resource. Further, Dinkin suggests that the first network could be of the same type as the second network (col. 1, lines 51-57), in which case, the search in the second network would be conducted in a manner similar to the search in the first network. Thus it would have been obvious to one of ordinary skill in the art at the time of the invention to have the search method in the second network be a broadcast search. Moreover, Dinkin possibly does not expressly disclose that the search algorithm is executed in software; however, using software to execute a method is well known in the art since software is more flexible and typically less expensive than hardware. Dinkin also possibly does not expressly disclose that that the broadcast message is sent to a specific port number; however, it is well known in the art to send a message to a specific network domain through an interworking unit via a specific port since each network domain is connected to the interworking unit via a specific port. Finally, Dinkin possibly does not expressly disclose that a packet, which includes routing information in which a domain in the network is listed, is acquired; however, it is obvious that the interface node of Dinkin needs an accurate map of the domains in the network in order to operate properly since the interface node is able to determine each domain in the second network (col. 3, lines 24-32) as well as determine paths to specific nodes in the first network (col. 2, line 59-col. 3, line 11). It is well known in the art to use packets to allow interface nodes, such as routers, to update their network maps in order to have the maps accurately reflect any changes in the network, as is evidenced by France (col. 1, line 14-col. 2, line 30). It would have been obvious to one of ordinary skill in the art at the time of the invention to acquire a packet which includes routing information in which a domain in the

Application/Control Number: 09/544,544

Art Unit: 2665

network is listed in order to ensure that all interface nodes have an accurate map of the networks which the interface nodes are connecting.

Regarding claim 11, referring to claim 10, Dinkin in view of France discloses that the 9. program makes the computer execute the steps of: in said first process, sending a packet requesting a search by a device in which the routing information is stored (Dinkin: col. 2, lines 19-32), and in said second process, designating at least one domain (Dinkin: col. 3, lines 28-32), broadcast sending a server name request packet requesting a node name of the node providing the specific service to the designated domain (Dinkin: col. 1, lines 17-31; col. 1, lines 51-61; col. 2, lines 19-32; and col. 3, lines 24-32) where a service and a resource are taken to be equivalent. and creating a server list from server names contained in a response packet for the server name request packet (Dinkin: col. 2, lines 22-32) where the "directory of resources known by the respective section" is taken to be "a server list" since both contain a list of known resources. Dinkin in view of France possibly does not expressly disclose sending a packet to a device in which the routing information is stored so as to acquire information indicating the domains. Instead, Dinkin in view of France discloses that a node sends a search request to an interface unit which then performs the search where it is obvious that this is done since the interface unit has the routing information needed to perform the search (Dinkin: col. 2, line 59-col. 3, line 32). Although Dinkin in view of France performs the search at the interface node, it would have been obvious to one of ordinary skill in the art at the time of the invention to perform the searching method at the requesting node rather than the interface node, by sending the routing information needed for searching to the requesting node from the interface node to the requesting node, in

Application/Control Number: 09/544,544 Page 6

Art Unit: 2665

order to minimize the use of resources in the interface node and to allow parallel searching to occur by having multiple individual nodes search simultaneously.

- 10. Regarding claim 12, referring to claim 11, Dinkin in view of France suggests that the program further makes the computer execute the steps of: in said second process, receiving operation designating the kind of the service which is provided by said node, and broadcast sending a server name request packet for requesting a node name of a node providing the designated service (Dinkin: col. 2, lines 22-32) where the "directory of resources known by the respective section" is taken to be include a listing of the type of resource and where the resource can be obtained.
- 11. Claims 6, 8, and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dinkin et al (USPN 5,224,205).
- 12. Regarding claims 6 and 8, Dinkin discloses a node-search device for searching for a node in a network, comprising: means for sending a packet, for requesting a search by an interworking, to the interworking unit, which is capable of storing preset routing information (col. 2, lines 19-32); means for sending a request packet, for requesting a response from a node which provides a specific service, which is sent to domains connected through the interworking unit (col. 1, lines 17-31; col. 1, lines 51-61; col. 2, lines 19-32; and col. 3, lines 24-32) where a service and a resource are taken to be equivalent; and means for receiving a response packet for said request packet and detecting the node which sent the response packet (col. 2, lines 51-64; col. 3, lines 17-26; and col. 3, lines 24-32). Dinkin possibly does not expressly disclose that the search request packet is a broadcast packet; however, Dinkin does disclose that it is known to perform a search using a broadcast packet within a domain (col. 2, lines 51-58). In addition,

Application/Control Number: 09/544,544

Art Unit: 2665

Dinkin discloses that each subarea domain in the second network is searched separately, but Dinkin possibly does not disclose the details of how each subarea domain is searched (col. 3, lines 24-32). It would have been obvious to one of ordinary skill in the art at the time of the invention to have the search request packet sent to each subarea domain be a broadcast packet in order to allow quick identification of the network resource. Further, Dinkin suggests that the first network could be of the same type as the second network (col. 1, lines 51-57) in which case the search in the second network would be conducted in a manner similar to the search in the first network. Thus it would have been obvious to one of ordinary skill in the art at the time of the invention to have the search method in the second network be a broadcast search. Moreover, Dinkin possibly does not expressly disclose sending a packet, for requesting routing information for a network connected to an interworking unit, to the interworking unit or receiving a packet containing said routing information and acquiring information indicating a node contained in said routing information. Instead, Dinkin discloses that a node sends a search request to an interworking unit which then performs the search where it is obvious that this is done since the interworking unit has the routing information needed to perform the search (col. 2, line 59-col. 3, line 32). Although Dinkin performs the search at the interworking node, it would have been obvious to one of ordinary skill in the art at the time of the invention to perform the searching method at the requesting node rather than the interface node, by sending the routing information needed for searching to the requesting node from the interface node to the requesting node, in order to minimize the use of resources in the interface node and to allow parallel searching to occur by having multiple individual nodes search simultaneously. Finally, Dinkin possibly does not expressly disclose that the search algorithm is executed in software; however, using software

Application/Control Number: 09/544,544

Art Unit: 2665

to execute a method is well known in the art since software is more flexible and typically less expensive than hardware.

- 13. Regarding claim 9, referring to claim 8, Dinkin possibly does not disclose that the interworking unit is a router; however, using a router as an interworking unit is well known in the art. It would have been obvious to one of ordinary skill in the art at the time of the invention to use a router as the interworking unit since routers are well known interworking units.
- 14. Claim 14 is rejected under 35 U.S.C. 103(a) as being unpatentable over Dinkin et al (USPN 5,224,205) in view of Ahearn et al (USPN 5,926,463).
- 15. Regarding claim 14, Dinkin discloses a node-search method in a network, comprising the steps of: sending a search request packet, for requesting a response from a node which provides a specific service, to a domain (col. 1, lines 17-31; col. 1, lines 51-61; col. 2, lines 19-32; and col. 3, lines 24-32) where a service and a resource are taken to be equivalent; and receiving a response packet for said broadcast packet and detecting the node which sent the response packet (col. 2, lines 51-64; col. 3, lines 17-26; and col. 3, lines 24-32). Dinkin possibly does not expressly disclose that the search request packet is a broadcast packet; however, Dinkin does disclose that it is known to perform a search using a broadcast packet within a domain (col. 2, lines 51-58). In addition, Dinkin discloses that each subarea domain in the second network is searched separately, but Dinkin possibly does not disclose the details of how each subarea domain is searched (col. 3, lines 24-32). It would have been obvious to one of ordinary skill in the art at the time of the invention to have the search request packet sent to each subarea domain be a broadcast packet in order to allow quick identification of the network resource. Further, Dinkin suggests that the first network could be of the same type as the second network (col. 1,

Application/Control Number: 09/544,544

Art Unit: 2665

lines 51-57) in which case the search in the second network would be conducted in a manner similar to the search in the first network. Thus it would have been obvious to one of ordinary skill in the art at the time of the invention to have the search method in the second network be a broadcast search. Moreover, Dinkin possibly does not expressly disclose that the search algorithm is executed in software; however, using software to execute a method is well known in the art since software is more flexible and typically less expensive compared to hardware. Dinkin also possibly does not expressly disclose that that the broadcast message is sent to a specific port number; however, it is well known in the art at the time of the invention to send a message to a specific network domain through an interworking unit via a specific port since each network domain will be connected to the interworking unit via a specific port. Finally, Dinkin possibly does not expressly disclose that an SNMP (Simple Network Management Protocol) packet is received; however, it is obvious that the interface node of Dinkin needs an accurate map of the domains in the network in order to operate properly since the interface node is able to determine each domain in the second network (col. 3, lines 24-32) as well as determine paths to specific nodes in the first network (col. 2, line 59-col. 3, line 11). It is also well known in the art to use packets to allow interface nodes, such as routers, to update their network maps using SNMP packets in order to have the maps accurately reflect any changes in the network, as is evidenced by Ahearn (col. 12, lines 3-9). It would have been obvious to one of ordinary skill in the art at the time of the invention to receive an SNMP packet which includes routing information in which a domain in the network is listed in order to ensure that all interface nodes have an accurate map of the networks which the interface nodes are connecting.

Application/Control Number: 09/544,544

Art Unit: 2665

Conclusion

16. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Roy et al (USPN 6,496,859) see abstract which discloses searching a subnetwork for resources. Boyles et al (USPN 5,511,208) see abstract which details searching another subnet for resources. Ratcliff et al (USPN 6,084,859) see abstract which details compiling a list of supported resources. Agatone et al (USPN 5,852,744) see abstract which details searching for a specific service. Wiley et al (USPN 5,687,320) see abstract which details a search on a subnetwork. Wu (USPN 5,185,860) see abstract which details a node search method.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Daniel J. Ryman whose telephone number is (703)305-6970. The examiner can normally be reached on Mon.-Fri. 7:00-5:00 with every other Friday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Huy Vu can be reached on (703)308-6602. The fax phone numbers for the organization where this application or proceeding is assigned are (703)308-6743 for regular communications and (703)308-9051 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)305-3900.

Daniel J. Ryman Examiner Art Unit 2665

DIK

Daniel J. Ryman June 6, 2003

HUY D. WI

SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600